## For the Northern District of California

IN THE	UNITED	STATES	DISTRICT	COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

FORD MOTOR CREDIT COMPANY LLC, a Delaware Limited Liability Company,

Plaintiff,

٧.

MARCO VENTURES, INC., a California Corporation, dba FORD OF MARIN,

Defendants.

No. C-08-4906 MMC

ORDER DIRECTING FORD OF MARIN AND BRUTYN TO SUPPLEMENT STIPULATIONS TO WITHDRAW AS COUNSEL; DIRECTING VENABLE LLC TO SERVE ORDER ON FORD OF MARIN AND BRUTYN

Before the Court is a stipulation, filed May 7, 2010, between defendant/counter-claimant Marco Ventures, Inc. dba Ford of Marin ("Ford of Marin") and its counsel Venable LLP, in which the parties thereto agree that Venable LLP may withdraw as counsel for Ford of Marin. Also before the Court is a stipulation, filed May 7, 2010, between defendant Robert A. Brutyn ("Brutyn") and his counsel Venable LLP, in which the parties thereto agree that Venable LLP may withdraw as counsel for Brutyn.

The stipulations do not include the current address and telephone number of the parties, specifically, Ford of Marin and Brutyn, and, as a result, neither plaintiff nor the Court will be able to serve Ford of Marin and Brutyn with subsequent filings if Venable LLP is allowed to withdraw as counsel for such parties.

## Case 3:08-cv-04906-MMC Document 61 Filed 05/14/10 Page 2 of 2

Under the circumstances, the Court hereby DIRECTS Ford of Marin and Brutyn to supplement their respective stipulations, no later than May 28, 2010, to set forth a current address and telephone number. If, as of May 28, 2010, any such party fails to so supplement the stipulation applicable thereto, the Court will approve such stipulation only on the condition that Venable LLP continue to accept service on behalf of such party for forwarding purposes. See Civil L.R. 11-5(b).

Ford of Marin is hereby ADVISED that a corporation cannot appear in federal court

Ford of Marin is hereby ADVISED that a corporation cannot appear in federal court without counsel, see Rowland v. California Men's Colony, 506 U.S. 194, 202 (1993), and that if its stipulation is approved and Ford of Martin wishes to appear in this action in the future, it must obtain counsel of record.

Lastly, Venable LLP is hereby ORDERED to serve this order on both Ford of Marin and Brutyn.

IT IS SO ORDERED.

Dated: May 14, 2010